

Private Law 85-32

June 5, 1957
[H. J. Res. 247]

JOINT RESOLUTION

For the relief of certain aliens.

James W. Mann
and others.
66 Stat. 163.
8 USC 1101 note.

Quota deduc-
tions.

8 USC 1183.

Mary Javier and
others.

8 USC 1183.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, James Wanleung Mann, Mrs. Diana Biren Tung Mann, Edward Martin Rasmussen, Nashat Saadi Zabalaoui, Sui Shuen Tang, Una Wong Tang, James Tang, Lily Tang, Pnina Shlapak, Kwen Fang Sun, Chin Cho Chu Sun, E-Chen Sun, Pietro Di Filippo, Sister Bianca Capasso, Sister Catherine Giudice, Sister Giuseppa Capone, Sok Nam Ko, and Zsuzsanna (Suzanne) Szekely shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees. Upon the granting of permanent residence to each alien as provided for in this section of this Act, if such alien was classifiable as a quota immigrant at the time of the enactment of this Act, the Secretary of State shall instruct the proper quota-control officer to reduce by one the quota for the quota area to which the alien is chargeable for the first year that such quota is available: *Provided*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act in the case of Mrs. Diana Biren Tung Mann, and that she comply with such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare may deem necessary to impose: *Provided further*, That suitable and proper bonds or undertakings, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act in the cases of Pnina Shlapak and Zsuzsanna (Suzanne) Szekely.

SEC. 2. For the purposes of the Immigration and Nationality Act, Mrs. Mary Javier (formerly Maria Alvarado Salas), Mrs. Margaret Geordt, Irma Kochendorfer Robinson, Stephania Hnatiw, Maria Hnatiw, Pasqualina D'Antonio, and Michele D'Antonio shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fees: *Provided*, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act in the case of Maria Hnatiw.

Approved June 5, 1957.

Private Law 85-33

June 13, 1957
[S. 895]

AN ACT

For the relief of Josefa Kusiak.

Josefa Kusiak.
66 Stat. 163.
8 USC 1101 note.

Quota deduction.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Josefa Kusiak shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper quota-control officer to